

Ruth Teitelbaum

Current Employer/Title	Managing Member, Ruth Teitelbaum PLLC (https://ruthteitelbaum.com)
Profession	Attorney, Arbitrator and Mediator specialized in international arbitration and international law.
Work History	Sole practitioner, arbitrator and mediator, currently sitting as arbitrator in an LCIA arbitration and acting as advisor in two ICSID arbitrations and an UNCITRAL commercial arbitration; Tenor Capital Management, Director/Head of Underwriting, international arbitration adviser to the Board of Gabriel Resources (2015-2021); Freshfields Bruckhaus Deringer US LLP (New York), Senior Associate (2008-2015); International Court of Justice Associate Legal Officer (2006- 2008); World Bank Administrative Tribunal, Legal Consultant (2004); American Society of International Law, Attorney and Managing Editor, International Legal Materials (2003-2006); Assistant Counsel, ICSID of the World Bank Group (1999- 2001); U.S. Patent and Trademark Office, Legal Assistant (1998-1999); U.S. Department of State, Consulate in Recife, Brazil Commercial Assistant, (1998).
Experience	Twenty years of experience as counsel, advocate, strategic and business adviser to multinational companies, international organizations, hedge funds and private equity funds. Experience with disputes arising under production sharing contracts, service contracts, concessions, power purchase agreements, share purchase agreements and treaties. Experience in a variety of sectors including mining, oil and gas, electricity, telecommunications, biomass, textiles and intellectual property (trademarks). Disputes concerned breaches of treaties as well as questions of environmental law and cultural heritage.
Arbitration Experience	Represented U.S., European and Latin American claimants in ICSID, ICC and UNCITRAL arbitrations, both in English and Spanish, in complex arbitrations in which damages sought and obtained exceeded 10b USD. Managed multi-billion international arbitration disputes in the role as adviser and director of a private equity/litigation funder in disputes concerning environmental permitting, cultural heritage, social license and mining rights. Experience advising boards of public companies concerning arbitration clauses and cross-border litigation risk.

Experience with arbitration disputes arising under production sharing contracts, service contracts, concessions, power purchase agreements, share purchase agreements and treaties in a variety of sectors including mining, oil and gas, electricity, telecommunications, biomass, textiles and intellectual property (trademarks). Experience in managing disputes with sovereign risk insurance and ATE insurance.

Education	University of Virginia, B.A., George Mason University, JD, University of California, Berkeley, LLM.
Professional Licenses	Admitted to the bar in New York (2009) Washington, D.C. (2000), Connecticut (currently inactive) (2000); Accredited Mediator with the Centre for Effective Dispute Resolution (CEDR) (2020); Active Member of AAA Panel, Fellow of Chartered Institute of Arbitrators (February 2021).
ADR Training	AAA Core Training in Arbitration; Chartered Institute of Arbitrators (October 2020, passed Accelerated Course to Fellowship); CEDR mediation accreditation training (October 2020); CEDR-ICSID Mediation Training (December 2020); ABA Course on the Writing of Reasoned Awards in Commercial Arbitration (October 2020); ITA Workshop on Damages in International Arbitration (June 2008); ITA Workshop on Ethics in International Arbitration (June 2020); Lawline CLE workshop on 'Art Law Issues of Authenticity and Chain of Title Disputes,' (September 2021).
Professional Associations	Deputy General Editor, Arbitration International; Member of the Advisory Board of the Institute for Transnational Arbitration (ITA); Reporter, ICCA-ASIL Task Force on Issue Conflict in International Arbitration, Member of the American Society of International Law.
Foreign Languages	Spanish, French, Portuguese (fluent in all), United Nations Certification in Spanish (2007). Adjunct professor of Spanish and French, George Washington University (2004-2005)
Selected Publications	Author, <i>From Lena Goldfields to Crystallex: A Proposal for Collective Financing of Sovereign Award Debt</i> , Arbitration International, Tribute Issue in Honor of Johnny Veeder Vol. 2 (2021)

Author, *The Third-Party Funding Debate: A Misguided Focus on Definitions at the Expense of Policy Considerations*, BCDR International Arbitration Review 5, no. 2 (2018): 165–180.

Author, *What's Tax Got to Do With It? The Yukos Tribunal's Approach to Motive and Treaty Interpretation*, Transnational Dispute Settlement/Oil and Gas Intelligence Series Advance Publication (December 2014)

Co-author with Nigel Blackaby, *Utilities, Government Regulations and Energy Investment Arbitrations*, GAR GUIDE TO ENERGY ARBITRATION, 63 (October 2015)

Co-author with Stephen Schwebel, *The Latest Award from the Iran-United States Claims Tribunal: The Line Between Approximation of Damages and Ruling Ex Aequo et Bono*, International Decisions, AJIL Vol. 109 369 (April 2015)

Author, *A Look At The Public Interest In Investment Arbitration: Is It Unique? What Should We Do About It?* Berkeley Journal of International Law, Vol. 5 (2010) (Riesenfeld Symposium)

Author, *Case Report on Saipem v. Bangladesh* in William W. Park (ed), *Arbitration International*, (2010 *Arbitration International*, Vol. 26 Issue 2)

Author, *Towards A Presumption of Transparency in Investment Arbitration*, *World Arbitration & Mediation Review* Vol. 2 (2008) No. 3

Author, *Recent Fact-Finding Developments at the International Court of Justice*, *The Law and Practice of International Courts and Tribunals*; Vol. 6, (2007)

Author, *Challenges of Arbitrators at the Iran-United States Claims Tribunal: Defining the Role of the Appointing Authority*, *Journal of International Arbitration*; Vol. 23 (2006)

Author, *Who's Afraid of Maffezini? Recent Developments in the Interpretation of Most Favored Nation Clauses*, *Journal of International Arbitration*, Volume 22(3) 2005.

Author, *Privacy, Confidentiality and Third Party Participation: Recent Developments in NAFTA Chapter Eleven Arbitration*, *The Law and Practice of International Courts and Tribunals* 2: 249-267 (2003)